Tax, how coltected and expended.

Such money, when collected, shall be paid out on the order of the chairman of the county board and county clerk, in such manner, and at such times as such board shall determine. The county board may designate such of its number as it shall deem proper, to co-operate with the town board in the letting, inspecting and acceptance of work. And in case the whole of such work is to be paid for by such county appropriation, the county board may direct the letting, inspection and acceptance of such work, in such manner as it may deem proper: provided, however, that nothing in this act contained, shall in any manner authorize the levy of any tax upon the property in any incorporated city or village that maintains its own bridges, and as to any such cities or villages this act shall not apply: provided, this act shall not apply to the county of Grant: and provided, further, that such town or towns referred to in this act shall, before the county shall be required to raise any sum for the purposes of such bridges, be, and they are hereby, required to raise such one-fourth of one per centum of all the taxable property of such town or towns, for erecting or repairing any such bridge or bridges.

Grant county excepted.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 2, 1881.

[No. 220, A.]

[Published April 8, 1881.]

## CHAPTER 316.

AN ACT to provide for fishways in the outlet of Big Green lake, Green Lake county, Wisconsin, and for the protection of fish and game in the Green Lake district.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Fishways.

SECTION 1. It shall be the duty of all persons owning, occupying or having charge of any dam now erected, or hereafter to be erected, on the outlet of Big Green lake, in Green Lake county, Wisconsin, to construct in each of their dams, good, efficient fishways, under the supervision of the fish warden, or some person appointed by the fish commissioners of the state of Wisconsin, according to a plan furnished by said commissioners, and to keep said fishways in good repair, and open for the free passage of fish up and down, within four months from and after the passage and publication of this act.

Penalty for refusing to put in fishways.

SECTION 2. Any person owning, occupying or having charge of any dam mentioned in the foregoing.

section, who shall refuse or neglect to construct or keep in repair, or keep open said fishways, in accordance with section one of this act, after the space of four months, from and after the passage and publication of this act, shall be liable to a fine of one hundred dollars and costs of suit; and for each and every six days he shall refuse to neglect or comply with the provisions of said section one, he shall be liable to a fine of ten dollars and costs of suit.

SECTION 3. For the better enforcement of this act, Fish warden. and the general laws of this state for the protection and preservation of fish and game, the fish commissioners of the state of Wisconsin are hereby authorized and empowered to appoint some suitable person as fish warden, who shall be a resident of the district composed of the county of Green Lake and the western tier of towns in Fond du Lac county, including the city of Ripon, who shall act as fish warden within the limits of said district. He shall be subject to removal for cause by said commissioners.

SECTION 4. It shall be the duty of said warden to Duty of warden prosecute every violiation of this act and also of all other laws for the protection of fish and game within the district mentioned in section three, which may come to his knowledge, to supervise the construction and repair of fishways, to apply for, receive and deposit in suitable places all fish, fry or spawn, furnished by the commissioners or other persons, and destined He shall, after his ap-Bond and oath for the waters in his district. pointment and before he enters upon the discharge of his duties, take and subscribe an oath of office and give a bond such as is now required of a constable, said bond to be approved by the supervisor of his town or ward, and be filed by him, the said warden, with the county clerk of the county in which he resides; and after having fully qualified, he shall have and possess all the powers of a sheriff or constable conferred by law, in and about the discharge of the duties imposed by this act. He shall report to the commissioners his doings whenever required by them to do so.

Section 5. The territory mentioned in section Green Lake three shall be known as the Green Lake district.

All acts and parts of acts inconsistent Repealed. SECTION 6. or conflicting with this act, are hereby repealed.

Section 7. This act shall take effect and be in force from and after its passage and publication.

Approved April 2, 1881.